Application Serial No. 10/620,912

Patent Docket No. NET-007 US (7033282001)

REMARKS

Amendment to claim 1 is for the purpose of clarifying what Applicant regards as the invention. Amendments to claims 4, 5, 43, 44, and 46 are to bring these claims into conformity with the language of their base claim. Amendments to claim 22 are to correct grammatical errors. No new matter has been added.

I. ALLOWED CLAIMS

Applicant wishes to thank the Examiner for allowing claims 22, 23, 26, 36, 37, and 49-72.

II. CLAIM REJECTIONS UNDER B5 U.S.C. § 102

Claims 1, 4-7, 14, 15, and 43-43 stand rejected under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,577,863 (Bourlas). Applicant respectfully notes that in order to sustain a claim rejection under § 102, each of the claimed elements must be disclosed, either expressly or inherently, in the cited reference.

Claim 1 has been amended to recite detecting a call from a first voice-band modem to a second voice-band modem over a wireless voice-channel (Emphasis Added). Bourlas does not disclose or suggest the above limitation. Rather, column 4, lines 30-39, and figure 2 of Bourlas disclose a modem interface card (MIC) 128. However, there is nothing in the cited passages of Bourlas that discloses or suggests a voice-band modem, much less, a method that includes detecting a call between two voice-band modems. For at least the foregoing reason, claim 1 and its dependent claims are believed allowable over Bourlas.

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Applicant also respectfully submits that claim 1 and its dependent claims are allowable over Bourlas for the additional reason that Bourlas does not disclose or suggest detecting a call over a wireless voice channel, as recited in independent claim 1 (Emphasis Added). Rather, column 3, lines 41-65 of Bourlas discloses a wireless communication system 100. However, there is nothing in this passage that discloses or suggests a voice channel, much less a wireless voice channel, as recited in claim 1.

III. NEW CLAIMS 75-77

Applicant respectfully submits that new claims 75-77 are allowable over Bourlas for at least the reason that Bourlas does not disclose or suggest the combination of the elements recited in these claims.

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CONCLUSION

Based on the foregoing, it is believed that all claims are now allowable and a Notice of Allowance is respectfully requested. If the Examiner has any questions or comments regarding this amendment, the Examiner is respectfully requested to contact the undersigned at (650) 849-4400.

DATE: March 28, 2006

Respectfully submitted,

Gerald Chan

Registration No. 51,541

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